

## SALT LAKE HERALD

SALT LAKE CITY, UTAH.  
BY THE HERALD PUBLISHING CO.

Forerunt: Fair, stationary temperature.

Tell Your Neighbors  
Tell Your Friends  
Tell Everybody,  
To Read The  
Salt Lake  
Herald.

## BRIEF AND BREEZY.

Yesterday's clearings were \$38,652, as compared with \$29,496 for the same day of last year.

There was no meeting of the "Workmen's Protective and Political Reform Club" yesterday.

At 5 a. m. yesterday the thermometer registered 35 at noon 36, at 6 p. m. 31. Highest 36, lowest 31.

The appropriation list which was passed at the last council meeting, amounting to \$250,000, was said yesterday.

Charles Mudd and Nellie Moon, of Cripple Creek, were united in matrimony by Judge McNally yesterday.

Manager Wright of the New York City drug company, having for New York City in a few days to purchase stock.

Tonight a benefit will be given in the Fourth ward for Elder John C. Cutler, who leaves on a mission next Saturday.

Three inspectors Price reports that the work of distributing notices will be finished very soon. A number of deputy inspectors will be laid off this week.

The work of demolishing the old Smith drug store building and adjoining structures were completed yesterday, and the new business block will soon arise on the site.

Harry Murray, representing the new Great Salt Lake, formerly the Salt Lake-Salt River, is in the city arranging for the coming of his great combination on May 21st. The show is the show is far greater than ever.

Secretary Richards yesterday received a communication from Secretary Lester, of Missouri, notifying him that all appointments as commissioner of deeds made in the state of Missouri would be vacated after July 1 next.

Work on the gravity sewer began on Second Street yesterday. The sewer, about fifty feet long and twelve feet in diameter, is being put in place in excellent condition and work is going ahead with good results.

At the regular meeting of the Utah club this evening Messrs. Lewis and Harris and Miss Babcock will present a paper on "The Morality of Prostitution and the Jury System." Admission free.

The All Hallows' baseball team has accepted a challenge from the University team, and the game will be played next Saturday, the 14th inst., at the University campus, at 2:30 p. m. The University Athletic association, at considerable cost, has built an eight-foot fence around the campus.

The census of Farmers was completed yesterday. There are 1,556 inhabitants—1,384 white, 1 negro, and 1 Chinese. Of this number 1,111 are native-born, and 280 are foreigners. One hundred and forty-two are of marriageable age, and 90 females. There are 41 boys and 32 girls. The fathers number 28, the mothers 302.

Washington, D. C., April 9.—The south-bound passenger train on the Passumpsunk division of the Boston & Maine railroad, collided with a large boulder on the track near Smith's Mills late last night. The locomotive was derailed and overturned and Engineer S. I. Rooney and Fireman Lewis W. Emerson fatally scalded. It is believed the rock, loosened by heavy storms, rolled down on the track. No passengers were injured seriously, although they were considerably shaken up.

Seeds! Seeds! Seeds! Largest assortment in the west of reliable needs at Bailey & Sons, 63 East Second South.

Marriage licenses were yesterday issued to Charles E. Mudd, aged 38, and Nellie M. Moon, aged 22, of Cripple Creek, Geo. Reed, aged 45, and Bertha Larsen, aged 25, of Farmers; John L. Maynard, aged 35, and Edna Maynard, aged 25, of Riverton; George A. Nixon, aged 28, of Huntington, and Rebecca Jorgensen, aged 21, of Provo; Frank E. Hoagland, aged 46, and Nellie Sexton, aged 40, of Salt Lake City.

Already, workmen are protesting against the method of the gravity sewer contractors. One young man stated to a reporter last evening that when he asked J. H. Johnson for a job that he was referred to an employment agent on the sidewalk who wanted a fee of \$1. The applicant said he had no money and was told that that made no difference; an agent would be called to the aid.

A contracts furnished, titles insured and 5 per cent paid on deposits by Utah Title Insurance and Trust company, 160 Main street.

Six to 6 1/2 per cent loans on business property, 7 per cent on other residence property—no commission on these rates. JAMES H. BACON.

I am associated with only one firm, F. J. Hill & Co., successors to Simpson-Hill Drug Co., at the old stand, north-east corner Second South and West Temple. FRED J. HILL.

Easter Openings—this week of beautiful new goods at F. AUERBACH & BRO.

WEISS COAL COMPANY

Have opened an up-town office in the basement of Utah Title Insurance and Trust company, 160 South Main street, and are now prepared to take orders for coal. Our prices are lump coal \$2 a ton, stove coal \$4.50, chestnut coal \$3.75, full weight and clean coal guaranteed. We sell cordwood lots, or any quantity desired. Telephone No. 411, yard 221 South Third Street.

Easter Cards

in immense variety. All the latest novelties, at F. AUERBACH & BRO.

Snow Cases,

Gold, Silver, Copper, Bronze.

In any style or design at reasonable prices.

We have a few second hand cases which we will sell at remarkably low prices. Call and get figures from

G. F. CULMER & BROS.

20 East First South Street.

## GRAND JURY AT WORK.

Collier on Trial for Voluntary Manslaughter of J. C. Watson.

TREMAYNE IS DISCHARGED.

UNITED STATES ATTORNEY OFFERS NO OBJECTION TO HIS RELEASE.

John H. Walker Sentenced to Two Years For Forgery—Additional Petit Jurors Subpoenaed—Plaintiff in the \$15,000 Damage Suit Against Salt Lake Beach Company Is Notified of Civil Cases—Meat-Mrs. Whelan Settles Up One Claim—General Court Delays.

The work of impaneling a grand jury was resumed in Judge Barch's court yesterday morning. The panel was quickly completed and stood as follows:

Francis Armstrong, foreman; Rufus Adams, H. J. W. Burningham, Stephen Hays, George Swan, Jr., Robert Kimball, Geo. D. Alder, Henry Barnes, C. H. Linck, B. Y. Hampton, Nicholas Treweck, Owen Hugel, C. L. Haines, W. L. Pickard and John E. Haines.

After Judge Barch charged them in substance as follows, they retired to their room and considered work:

After instructing them in their general duties his honor said that it had been frequently asserted that persons outside who might have some influence in the jury's mind, were being investigated had attempted to influence jurors in the course of that investigation. If any such thing should now occur it would be the duty of the grand jury, under the oath they had taken, to at once report the matter to the court.

There was nothing, perhaps, more humiliating in a court of justice than for any person outside to attempt to tamper with a grand jury, he being a sworn officer of the law, selected by the body of the people by operation of law. His honor said he spoke of this more particularly for the reason that sometimes jurors allowed persons to speak to them, unthinkingly, and yet the very thing that might be suggested might have some influence on the jury's mind. Jurors should allow nothing of that kind, and those who did so willfully committed perjury and themselves became amenable to the law. This court further charged the grand jurors as to their right to inquire into the conduct and management of the various public institutions and their duty to inquire into the alleged corrupt conduct of all public officers of every description within this judicial district, from the highest down to the lowest. In conclusion, Judge Barch said he trusted that the present grand jury would faithfully perform their duties.

Voluntary Manslaughter.

William Collier on Trial For Killing J. C. Watson.

The trial of William Collier for the voluntary manslaughter of J. C. Watson, at Park City on December 4, 1894, was begun before Judge Barch yesterday forenoon. Assistant District Attorney Howard, Judge Powers and Attorney W. L. Snyder prosecuted and Collier was defended by Attorney David Westhead.

Mrs. Watson, the mother of the deceased, was in court, and with other relatives of Watson, took a lively interest in the prosecution.

The indictment was found against Collier by the grand jury, and charged that upon December 4, 1894, in a sudden quarrel and in the heat of passion the defendant assaulted and killed J. C. Watson, a mortal wound, from which Watson died on Dec. 8.

It appeared that both men had been drinking in the Four Hundred saloon, in Park City, and both were more or less under the influence of liquor. Collier invited Watson to play a game of pool, but Watson declined, saying he did not play pool and did not know anything about the game. Collier called Watson vile names and Watson returned the compliment. A scuffle then ensued and both men armed themselves. Watson with a heavy railroad shovel and Collier with a billiard cue, the result being that Watson, who was only 21 years of age, was hit on the side of the head above and behind the ear, receiving a wound from which he died four days afterwards.

The line of defense was that Collier acted in self-defense.

On the part of the prosecution it is urged that deceased laid down the shovel previous to Collier turning upon him, but this is denied by counsel for the defense, it being contended that Collier dealt the blow with the cue purely in self-defense.

Mrs. Watson, Mr. Sessions, Mr. W. W. Pratt, Watson, Dickman, William Bonney and Mr. Fisher were examined for the prosecution and each gave their version of the fight and the killing. The defense then opened and put J. L. Nelson and Edwin Crane on the stand and, after their examination, the court adjourned till 10 o'clock this morning when the hearing will be resumed.

TREMAYNE RELEASED.

Judge Judd Reads His Record and Makes No Objection.

United States Attorney Judd, just before Judge Barch's court adjourned, called up the case of John Tremayne, for whose release from the penitentiary Attorney E. E. Winters on Monday made application for a writ of habeas corpus on the ground that he was illegally detained.

Judge Judd stated Tremayne's record to the court as follows: On May 2, 1890, when he was about 15 years of age, he pleaded guilty in the Third district court to burglary and was sentenced to the Reform school until he should arrive at his majority or be discharged.

On July 27, 1893, the board of trustees of the reformatory represented to the court that Tremayne had escaped from the institution and had been recaptured, but that his presence there was

undesirable as he was an incorrigible and beyond their control, whereupon Judge Judd ordered that he be confined in the penitentiary pending investigation. He was sent to the penitentiary then and has been there ever since.

"He will be 21 years of age on April 13," said Judge Judd, "and as I understand he has reformed and his conduct has been exemplary since his incarceration, I will make no objection to his being discharged."

Judge Barch, on this showing, directed that the order for his release be at once made.

Walker Gets Two Years.

John H. Walker, who, on Monday pleaded guilty to forging a check for \$27.30, came up for sentence. Attorney P. J. Daly on behalf of the prisoner said that Walker had not written the checks but was guilty of uttering them. The fact was that, like old dog Tray, he was caught in bad company. Assistant United States District Attorney Howard said there were several other indictments against Walker.

Judge Barch sentenced him to two years imprisonment in the penitentiary.

More Petit Jurors.

A special venire for nine more petit jurors was issued returnable immediately. The following names were drawn out of the box: George Buckle, Joseph Tate, S. H. Hill, Truman Strong, R. A. Keys, James Moroy, George M. Scott, James T. Little and J. B. Farlow.

The Plaintiff Suffers a Non-suit.

The damage suit of Regina Anderson, now Regina Snyder, vs. Salt Lake Beach company, in which the plaintiff claimed \$15,263 damages, alleged to have been sustained by the plaintiff on her stepping on a rusty nail in the bathroom of the company, was resumed before Chief Justice Merritt and a jury yesterday morning.

As on the previous day the plaintiff was represented by Attorneys John A. Zane and F. W. Pratt, and the defendant company by Messrs. Richards and Richards.

When the plaintiff's counsel closed their case the defendant, moved for a non-suit and his honor sustained the motion.

Another Non-suit.

The next case in the chief justice's court was that of Edwin D. Entwistle vs. Elizabeth D. Roundy. Attorney W. C. Hall appeared for the plaintiff and Judge Judd for the defendant. The suit was brought to obtain possession of a piece of ground in Salt Lake City, described as part of block 101, which both parties to the suit claimed title from the same grantee. The case was in progress when his honor granted a non-suit on motion of the defendant.

Short Orders.

William E. Willis vs. John C. Cutler et al.; dismissed.

Margaret Kelly et al. vs. Lewis W. Clark et al.; order made entering default of defendant. Shagnessy.

Isaac Oliver vs. John B. Stewart; judgment for plaintiff for \$50, interest and costs.

John Odson vs. Napoleon B. Martin et al.; judgment for decree of foreclosure for the plaintiff.

Oliver C. Beauchamp vs. L. G. Hardy, the Burton-Gardner company et al.; judgment for the plaintiff for \$110.25.

Utah Plumbing company James M. Kennedy et al.; judgment for the plaintiff as prayed.

B. A. M. Frohst vs. M. A. Faldino; case proceeding when court adjourned.

In the case of the people vs. J. W. Russell and Norton Curtis, witnesses were ordered subpoenaed at the expense of the territory.

Fined For Selling Uninspected Meat.

W. P. Sampson and H. D. Ficke, the former charged with selling and the latter with buying meat unstamped and untaxed by the provision inspector, had a hearing before United States Commissioner Pratt yesterday. The former was fined \$10 and \$20 costs, and the latter \$7, costs only amounting in his case to \$7.

Mrs. Whelan Settles Up One Claim.

Mrs. Ella Whelan, who was arrested by the police on Monday night on a charge of embezzlement, was arraigned before United States Commissioner Pratt yesterday. The complainant, Albert Herz, said that Mrs. Whelan had settled up her claim satisfactorily and he now had no grievance and desired to withdraw from the role of prosecutor. His honor allowed this and the defendant was dismissed.

Mrs. Whelan hitherto has carried on the business of a dress maker. The Third South between Main and State streets and she was charged with attempting to leave the territory with intent to defraud her creditors and making away with patterns and other property belonging to her patrons.

However, stated that there are numerous others on the Third South between Main and State streets and that she will soon be in the territory with her creditors and making away with patterns and other property belonging to her patrons.

Settled and Dismissed.

The suit of Minnie Herman vs. Robert E. Blum, in which it was sought to recover \$500 on a promissory note, has been dismissed, the same having been settled. Messrs. Stephens & Smith were the attorneys for the plaintiff.

Attachment Sued.

Attorneys Jones and Schroeder yesterday commenced an attachment suit on behalf of M. W. Wells & Co. against the Forsey-Vincent Shoe company, for \$1,080.

Suit on a Promissory Note.

The Martin-Perrin Mercantile company, of Kansas City, has begun suit in the Third district court against John Egan, John J. Riley and James Johnson to recover \$465.07 balance alleged to be due on a promissory note.

Judgments Entered.

Ephraim P. Ellison vs. the Rio Grande Western Railway company; for the plaintiff for \$339.60.

George T. Odell vs. Joseph Bevan; for the plaintiff for \$191.16, abstract from United States Commissioner Norrell.

M. D. Wells & Co. vs. Lewis S. Davis et al.; for the plaintiff for \$32.25, abstract from United States Commissioner Pratt.

Today's Civil Calendar.

Chief Justice Merritt will today hear the following cases:

J. T. Carson vs. M. E. Cummings et al.

D. G. Blackhurst et al. vs. the Mountain Ice and Cold Storage company.

A. H. Lassar vs. P. A. H. Franklin.

C. B. Braken vs. William Groesbeck et al.

Henry J. Goldberg et al. vs. Mountain Ice and Cold Storage company.

Henry Cohn et al. vs. Peter A. Draubay.

Frederick Wanless vs. F. A. Mitchell et al.

Sight is improved by Dr. Shellen, dine's glasses when others fail.

## WYOMING LAND LEASED

Union Pacific Land Department Hard at Work.

HEAVIEST DEAL ON RECORD

THREE HUNDRED THOUSAND ACRES OF LAND WERE INVOLVED.

C. E. Wantland Has Returned From Omaha and Tells Something of What He Saw in the Middle East—Prospects For the Future Are Just Now Very Bright—Auction in the Price of Cattle Causes Much Pleasure Throughout the Stock Growing Sections—Good Advice to Salt Lake People.

C. E. Wantland has returned from Omaha, where he has just closed one of the heaviest deals in railroad lands made in the west. It was the leasing of 300,000 acres of Union Pacific land in western Wyoming. Mr. Wantland is land agent for that company and his tall rustling is steadily counting.

Yesterday gave a Herald reporter an interesting interview on the general situation in the middle east and also here in the west. As usual he gave some good advice to the public.

"Omaha is quiet, but arrangements are being made for a big time in the fall during the state fair," said Mr. Wantland. "It will be a great carnival to be held to draw people from the surrounding country. The floats used at the last New Orleans Mardi Gras are to be purchased and used in Omaha. If Nebraska and Kansas have fair crops this year the trade of Missouri river cities will be good. That sort of rise in cattle prices has pleased many Omaha people. Kansas City is picking up splendidly. Business men are cheerful and feel that the city is on the up grade and now entering upon a new era of prosperity. The Commercial club is planning its first excursion for 1895 and will come as far west as Grand Junction, possibly to Salt Lake. The business men of Kansas City pay over \$125,000 each year to maintain their Commercial Club and Transportation Bureau and consider it a very well spent. They try to work with the railroads to build up the interests of the city and watch carefully the movements of other cities. Kansas City, now the third grain market in the country, is bound to forge ahead. Vacant stores and residences are not now found on every side, as was the case a couple of years ago."

"The storm in Kansas last Friday, Saturday and Sunday, was a dandy and played ball with sand and snow so long and vigorously that the trains and passengers were very tired indeed."

"Denver people are very much in earnest about the exposition to be held next year. The great gold district is helping the state immensely, and many new settlers are being brought in by the irrigation companies, and railroads."

"The immigration boom to the west will soon be under way and the roads may be expected to undertake some new features in colonization. The Union Pacific land department is not asleep these days and some pretty good size deals are under way in railroad lands."

"We have just closed a lease in western Wyoming covering 300,000 acres, the land lease ever made by the company."

"The recent improvements in the cattle business is giving rise to some talk of leasing the state land. It has sense enough last fall to hold and feed their cattle are reaping their reward."

"People everywhere have good words for Salt Lake and if we ever wake up and let the rest of the country know the facts about Utah's climate and resources, we will get all the new men and money we want. This is how it is and to the west are stirring themselves, and Salt Lake will surely get into the procession pretty soon. Lots of people are coming in now, and we might as well have many more."

Tailor-Made Capes.

Special orders taken for any style of cape and perfect satisfaction guaranteed in our cloak parlors.

F. AUERBACH & BRO.

INDIAN RESERVATIONS.

COMMISSIONER BROWNING MAKING A TOUR OF AGENCIES.

Agent Randall is Against the Opening of the Reservations, and the Latest Information is That He Will Not Sway the Department.

Allotment of Agricultural Lands.

A private letter received in this city within the last few days conveys the information that the Hon. Daniel M. Browning, commissioner of Indian affairs at Washington, D. C., is making a tour of the Indian agencies in the west, and is expected to visit the Duchesne agencies the latter part of this month.

While it is generally understood that Randall, the agent of the Uncompagire and Uintah Utes, is dead against the restoration of one acre of the miners' lands to the use of white men, and it has been feared he would control the department as well as the commissioners now at Duchesne, it is inferred from private information that Randall does not wholly accept M. Browning's commissioner of Indian affairs at Washington, D. C., is making a tour of the Indian agencies in the west, and is expected to visit the Duchesne agencies the latter part of this month.

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